

EXHIBIT 1

In The Matter Of:
Scott Ballock v.
Ellen Ruth Costlow, et al

Scott Ballock
April 19, 2019

Sapphire Court Reporting LLC
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1 counter-intelligence matters.

2 Q. So, I want to make sure I understand. You were
3 at the Ann Arbor resident agency, but that falls under
4 the Detroit field office?

5 A. Correct.

6 Q. So you didn't actually work physically at
7 Detroit; you were physically at Ann Arbor?

8 A. My office was in Ann Arbor.

9 Q. Okay.

10 A. Yeah.

11 Q. So, am I correct then that, basically, your job
12 duties as a special agent, speaking generally, were
13 investing crimes, apprehending suspects --

14 A. Correct.

15 Q. -- making arrests?

16 A. Yes.

17 Q. Anything else that I'm missing? I mean, my
18 knowledge of the FBI comes from TV and movies.

19 A. Developing informants, working with the CIA to
20 develop informants to work against terrorists overseas.

21 Q. Where did you go after Ann Arbor?

22 A. I was promoted to supervisory special agent at
23 CJIS in Clarksburg, West Virginia. I started there in
24 August of 2011.

25 Q. Was that your first supervisory position?

1 Jeff Lindsey went. So, first him, and then Soo Barrow.
2 Yeah.

3 Q. Did you work anywhere after that?

4 A. No.

5 Q. When were you and Ellen Costlow married?

6 A. June of 1990 -- 1991? 1991.

7 Q. Where were you married?

8 A. Bloomington, Indiana.

9 Q. Was that your first marriage?

10 A. Yes.

11 Q. Was it hers?

12 A. Yes.

13 Q. I believe you said you have two children;
14 correct?

15 A. Yeah.

16 Q. [REDACTED] and [REDACTED]?

17 A. Correct.

18 Q. What are their ages?

19 A. [REDACTED] is now 15. She'll be 16 in three weeks,
20 less than three weeks. And [REDACTED] is 18.

21 Q. Now, I understand from reviewing the file here
22 that at some point in your marriage Ellen began seeing
23 other men; is that correct?

24 A. Correct.

25 Q. When did that begin?

1 A. When we were assigned to Indianapolis division.

2 Q. Do you know what year?

3 A. 2003.

4 Q. Were you aware that she was seeing other men?

5 A. Yes.

6 Q. How did she meet these men?

7 A. Online and in person.

8 Q. When you say online, how did she meet them
9 online?

10 A. Craigslist.

11 Q. Any other methods or websites she used?

12 A. Yeah. Yes, that's the website she used. I
13 don't know of any others.

14 Q. Okay. All right. I'm sorry I wasn't clear
15 there.

16 You said she met them online and in person.
17 Would she first make contact with them through
18 Craigslist?

19 A. Uh-huh.

20 Q. I need a verbal answer.

21 A. Oh, I'm sorry. You're right. Yes.

22 Q. And then she would arrange an in-person
23 meeting; is that correct?

24 A. Yes.

25 Q. Okay. Did you ever post ads on Craigslist for

1 something was up?

2 A. Yeah.

3 Q. Did you ask her are you seeing other men or did
4 you just ask her, you know, generally, what's up, why
5 are you so distant or --

6 A. I don't recall specifically, but probably are
7 you seeing other men.

8 Q. Okay. And then she confessed to you that she
9 was soliciting men through Craigslist?

10 A. Yes.

11 Q. And you, at that point, did not divorce her;
12 correct?

13 A. Correct.

14 Q. And she continued to see men on Craigslist or
15 through Craigslist after you confronted her; correct?

16 A. Correct.

17 Q. Did you record any of her encounters with these
18 other men on video?

19 A. No.

20 Q. Did anyone record the encounters?

21 A. She did.

22 Q. Anyone else?

23 A. Not that -- not that I'm aware of.

24 Q. Did you watch videos of your wife having sex
25 with other men?

1 A. Yes.

2 Q. How often?

3 A. Not very often, just to confirm that it was
4 happening.

5 Q. Did you ever have sexual relations with anyone
6 else while you and Ellen were married?

7 A. No.

8 Q. So, kind of the crux of this matter, what led
9 to us being here today was after you two -- the four of
10 you moved here to Morgantown, the transfer to CJIS,
11 Ellen began seeing a man called Kenny Ice; correct?

12 A. Kenny Ice, Jr; correct.

13 Q. When did you become aware that Ellen was seeing
14 Kenny Ice? And I'll just refer to him as Kenny Ice, but
15 you're correct there's Kenny Ice Junior and Senior, and
16 she was seeing the junior. So when did you become aware
17 that she was seeing Kenny Ice?

18 A. In the summer of 2011.

19 Q. How did you learn that?

20 A. She told me about it.

21 Q. Why did she tell you?

22 A. Because she said if we couldn't get things
23 straightened out that she was going to leave me for him.

24 Q. So I take it you two were having some marital
25 problems at that point?

1 A. Yes.

2 Q. What kind of marital problems?

3 A. She has mental disorders, and she was very
4 moody and violent and difficult. It was like walking on
5 egg shells around her. She -- for her part, I didn't
6 give her the attention that she wanted. All my
7 attention was focused on the children. Instead of
8 having date nights, I would insist that whatever we did
9 recreationally or vacation-wise was with the children.
10 I neglected her emotional needs.

11 Q. Okay. Now, so you said that you first became
12 aware that she was seeing Kenny Ice in the summer of
13 2011?

14 A. Yes.

15 Q. And you guys didn't separate until September
16 2012; is that correct?

17 A. So then I need to make a correction. She met
18 him in the summer of 2012, about June. You're correct.
19 We moved to West Virginia in 2011. A year -- almost a
20 year later, in June 2012, is when she met Kenny
21 Ice, Jr., and we were separated, that's correct, in
22 September of 2012.

23 Q. Now, if she had been seeing other men since
24 2003 -- so at this point it would have been nine years
25 -- why was it an issue when she began seeing Kenny Ice?

1 Q. So, September 2012, you and Ellen separate?

2 A. Uh-huh.

3 Q. She -- am I correct that she stayed in the
4 house at 51 Summit Overlook?

5 A. Yes.

6 Q. And where did you live?

7 A. I moved to an apartment in downtown Morgantown.

8 Q. Do you know the address?

9 A. I do not.

10 Q. Who filed for divorce?

11 A. She filed for divorce.

12 Q. Do you know when that was?

13 A. Around September 2012.

14 Q. So shortly after you separated?

15 A. Yes, very shortly. Maybe October 2012, but
16 shortly.

17 Q. Approximation is good enough.

18 A. Okay.

19 (Deposition Exhibit No. 1 was marked for
20 identification.)

21 Q. Mr. Ballock, I've handed you what's been marked
22 as Exhibit 1.

23 A. Yes.

24 Q. I'll represent to you that we got this from the
25 -- we requested and received the prosecuting attorney's

1 A. No.

2 Q. So you sent her 12 more texts over the next 12
3 minutes. And then at the bottom of the page, about four
4 lines up at 12:20, she again says, "Please stop texting
5 me." And if you follow along, you'll see that you
6 responded by sending three more texts over the next two
7 minutes.

8 Then again, going to the third page, at 12:22
9 and 12:23, she again texts, "Stop texting me please."
10 At 12:23, "Please leave me alone now." You then sent 23
11 more texts. So between the time that she first asked
12 you to stop texting her at 12:02 and the end of the day,
13 you sent a total of 38 text messages after she asked you
14 to stop. Why?

15 A. Because I was emotionally distraught.

16 Q. You would agree with me that you made contact
17 with her using a cell phone after she asked you to stop?

18 A. Yes.

19 Q. At 1:45, about midway down the third page, one
20 of the texts you sent her after she'd asked you
21 repeatedly to stop was, "But I see it spiraling out of
22 control. I see the cliff fast approaching for us all
23 and I want to save us."

24 A. Can you repeat that?

25 Q. Sure. 1:45 p.m., about halfway down the page.

1 A. Because of email correspondence between Kief
2 and Ellen and because of some circumstantial evidence
3 against Berry and because Kenny Ice told me that --
4 Kenny Ice, Jr., told me that Berry was having a sexual
5 relationship with Ellen.

6 Q. I'll go to the allegations about Trooper Berry
7 and Kenny Ice later, but what email or emails between
8 Sergeant Kief or now Lieutenant Kief and Ellen led you
9 to believe that the troopers had a vested interest in
10 assisting her?

11 A. For one, before my misdemeanor trial, I
12 approached the family court and asked for the unsealing
13 of Christi Cooper-Lehki's report and testimony for use
14 in my defense. Gabrielle Mucciola, I believe her name
15 is, assistant prosecutor showed up and represented Ellen
16 at that hearing and argued against its release.

17 The judge ultimately decided that he wasn't
18 going to release it based upon her comments and because
19 he thought it would be too embarrassing to Ellen. In
20 emails between Kief and Ellen, Kief writes Ellen
21 something to the effect of -- 'cause Ellen, obviously,
22 had shared with him this information. And Kief writes
23 to Ellen, "Wow. That's fantastic. That's great. I bet
24 Scott was humiliated and walked out of the courtroom
25 with his tail between his legs." So Kief, who is

1 supposed to be an unbiased law enforcement officer who
2 represents citizens as a whole, not just one person, was
3 taking sides with the complainant and very
4 unprofessionally and improperly communicating with her
5 on his official government account about how happy he
6 was that I was humiliated and how happy he was that
7 potentially exculpatory evidence was going to be kept
8 out of my case.

9 Q. Just so I'm clear. In the email from Kief to
10 Ellen he was describing the hearing where Gabe Mucciola
11 argues against releasing the Cooper-Lehki report?

12 A. Yeah. That was what he was referring to, I bet
13 Scott walked out of that courtroom with his tail between
14 his legs. That's great news. I bet he was humiliated.

15 Q. That was Ellen saying those --

16 A. No. That was your Sergeant Kief saying those
17 statements, a law enforcement officer saying those
18 statements.

19 Q. But you testified earlier --

20 A. So he wasn't just -- so he wasn't just
21 concerned about the law or justice prevailing. He was
22 concerned and happy that someone was being humiliated
23 and that someone would not be able to use exculpatory
24 information to their benefit.

25 Q. Where did you get that email? Was that

1 correct?

2 A. Yes.

3 Q. Without going into any details about the actual
4 discussion that occurred, is it fair to say that you
5 discussed this agreement with your counsel before you
6 signed it?

7 A. Yes.

8 Q. Looking on the second page, the first paragraph
9 of the agreement. "Scott Ballock acknowledges that
10 probable cause existed for West Virginia State Police to
11 file for the issuance of the warrants in this case
12 pursuant to West Virginia Code Section 61-3C-14a and
13 Section 61-2-9a." Did Corporal Gaskins have probable
14 cause to charge you with those violations?

15 A. I don't believe he did.

16 Q. You signed at the bottom of this agreeing that
17 he did. Did you submit a false statement to the
18 magistrate court?

19 A. In that regard, yes.

20 Q. Now, as an FBI agent investigating crimes, you
21 understood what probable cause meant; correct?

22 A. Yes. It's a very low standard.

23 Q. And when you would investigate cases, you would
24 gather the evidence and present it to a U.S. Attorney;
25 correct?

1 get me that she didn't want to see her boys face a civil
2 suit, and she believed that this would preclude me from
3 filing a civil suit.

4 Q. Any other reasons why you knowingly submitted a
5 false statement to the magistrate?

6 A. No. Everybody knew that probable cause didn't
7 exist. Marcia did. My attorney did. I believe Ellen
8 did.

9 Q. And you would agree with me that the magistrate
10 found probable cause and issued a warrant for your
11 arrest; correct?

12 A. Yeah. Sure. That's pretty easy.

13 Q. Let's refer back to your timeline for a minute.
14 Page 8 on your entry for May 21st, 2013, "Kenny Ice
15 interviews begin."

16 A. Yes.

17 Q. That's the day you first spoke to Kenny Ice?

18 A. I think so.

19 Q. It says here in your timeline that Mr. Ice
20 revealed that Ellen was having a sexual affair with West
21 Virginia State Police Trooper Chris Berry, that Ellen
22 and Berry were working to have you arrested so that you
23 would lose your job and so that Ellen would win custody
24 of the children and lifetime alimony payments.

25 A. Yes.

1 Berry and that he was going to arrest me, I was
2 unconcerned because I didn't think I was doing anything
3 wrong.

4 I didn't document it. I didn't document a lot
5 of things that he told me. I had a busy life. I was a
6 single parent. I was raising my two children. I work.
7 I didn't document everything he told me.

8 Q. As I understand it, you allege that there were
9 some text messages between Trooper Berry and Ellen; is
10 that correct?

11 A. According to Kenny Ice, Jr.

12 Q. Did you see the text messages?

13 A. I did not. Kenny Ice, Jr. said they were of a
14 personal nature, highly inappropriate messages between a
15 law enforcement officer and Ellen, someone that was
16 already in a relationship with him.

17 There was one message along the lines of what
18 should I bring over for lunch. This caused a fight --
19 or maybe what should I get for lunch. I don't know
20 which one sent it. It caused a fight between Ellen and
21 Kenny which resulted in deputies being called out to the
22 house.

23 Q. But you did not actually see those text
24 messages?

25 A. I did not. They were sent at a time when Berry

1 was apparently off duty.

2 Q. Okay. And so what exactly did Mr. Ice tell you
3 about Trooper Berry and Ellen?

4 A. That they were having a relationship.

5 Q. Sexual relationship?

6 A. Sexual relationship, yes, and that it was clear
7 from the email -- from the text messages.

8 Q. It was clear to him?

9 A. Yeah, clear to him.

10 Q. When did he say this affair began or this
11 relationship began?

12 A. I didn't -- I don't think I asked that and I
13 don't know he told me.

14 Q. How long did the relationship last?

15 A. I don't know the answer to that.

16 Q. How did Trooper Berry and Ellen meet?

17 A. I don't know the answer to that.

18 Q. Where would they meet to have sex?

19 A. I don't have the answer to that.

20 Q. Kenny Ice didn't provide you with any of this
21 information?

22 A. No.

23 Q. What I can't understand, Mr. Ballock, Ellen had
24 been seeing other men with your knowledge since
25 approximately 2003. So, at this point, for ten years.

1 The two of you were separated and in the process of
2 getting a divorce. She was dating Kenny Ice, had been
3 dating him for a year at this point. If she was having
4 an affair with Trooper Berry, why would you care?

5 A. I didn't care. I couldn't care less. The
6 reason he told me was because it's what started a fight.

7 Q. Between him and --

8 A. Between them. I cared only in that he also
9 said they were trying to find a way to arrest me.

10 Q. What specifically did he tell you about that?

11 A. Just that they were trying to find a way to
12 arrest me.

13 Q. Did he tell you why he believed that?

14 A. So that I would lose my job.

15 Q. But, I mean, why did he believe that they were
16 trying to find a way to arrest you?

17 A. I don't know. He was -- he was coy in a lot of
18 things. He, again, would parse out information,
19 increasingly damaging information. In fact, he once
20 told me I have one thing that I'm not even telling you
21 that would send Ellen to jail and she'd never see her
22 kids again, but I'm waiting to see how you treat me
23 through all this.

24 Q. That's what Kenny Ice told you?

25 A. Yeah.

1 immediately after it happened. But then I wanted to
2 write this up some time later and said remember that,
3 tell me again what happened.

4 Q. Okay. Why did your father contact Sergeant
5 Kief about allegations that his
6 soon-to-be-ex-daughter-in-law was seeing a state
7 trooper?

8 A. My dad said that he did that to protect Trooper
9 Berry, actually, because Ellen had sexual relations with
10 men and would then go tell their wives about the
11 relationship. And he said that he was trying to help
12 Berry avoid the same fate.

13 Q. Now, there's no mention in here that your
14 father asked Sergeant Kief to file a formal complaint
15 against Trooper Berry, is there?

16 A. No.

17 Q. Did your father tell you that he asked Sergeant
18 Kief to file -- that he wanted to file a formal
19 complaint against Trooper Berry?

20 A. I don't think he did. I think, again, I think
21 he was calling just to give a heads-up.

22 Q. Let's go back to your timeline.

23 MR. WILLIAMS: Take a break?

24 MR. JEFFRIES: Let me finish this up.

25 Q. Let's go to page 12. Are you there?

1 interview more than just the complainant. Everyone
2 knows that.

3 This is a good one. The third paragraph, the
4 victim went on displaying that the accused would cut his
5 toenails short, to the point where they would bleed and
6 make a comment it was a relief. She accused me of being
7 a cutter. She told the -- I have no idea how she came
8 up with that. That was pretty fantastical. She told
9 the psychiatrist that I was a cutter and therefore I was
10 dangerous.

11 I was going through, obviously, the most
12 difficult time of my life, and she, in response to that,
13 had me roll up my pant legs and my sleeves to see that I
14 have no scars. I'm not a cutter. I don't know why she
15 -- she would have said those things.

16 Well, I do know why. She was trying to make me
17 out to be a monster. It fit within her narrative.
18 That's a lie. But, again, as you say, he wrote, "The
19 victim."

20 Q. So --

21 A. But, again, that's why you talk to other
22 people. You don't just talk to just the complainant
23 unless you're trying to accomplish an objective.

24 Q. You would agree with me then that nearly
25 everything that you've characterized as a lie was

1 related to -- it even explicitly says in the report that
2 Ellen told Corporal Gaskins that.

3 A. Correct.

4 Q. Would you agree that on the two or three
5 occasions you pointed out where he did not actually say
6 -- you know, preface the statement with "the victim
7 advised," would you agree that if you read in context
8 he's just relaying what she told him?

9 A. Yeah.

10 Q. In Paragraph 216 of your complaint it says
11 "When he prepared the report, Gaskins knew or should
12 have known that the statements provided to him by
13 Costlow were false." I'd like to break that down. Why
14 do you think Corporal Gaskins actually knew the
15 statements were false?

16 A. Because I believe that they worked in concert
17 with Ellen to affect my arrest at family court to
18 advantage Ellen and disadvantage me based upon all the
19 other evidence. And, at minimum, he should have known
20 because he should have interviewed more than the
21 complainant, especially in a divorce case. Everyone
22 knows that that's where false allegations are routinely
23 made. It's unbelievable.

24 Q. I don't want to interrupt you. Are you done?

25 A. I'm done.

1 A. I did not.

2 Q. You stated in the complaint, specifically in
3 Paragraphs 139 and 140, that Ellen is a, quote,
4 "skillful liar." Why should Corporal Gaskins have known
5 that her statements were false especially when she had
6 your own emails to back a lot of them up?

7 A. Because had he done his job properly and
8 professionally, he would have -- and had he not been
9 trying to serve another objective, he would have
10 interviewed more than the complainant.

11 Q. So you just believe he didn't conduct an
12 adequate investigation?

13 A. On purpose.

14 Q. Who was this report provided to?

15 A. Which report?

16 Q. The incident report?

17 A. Who was it provided to?

18 Q. Yes.

19 A. I don't understand the question. They created
20 it for their --

21 Q. Do you know who read this report?

22 A. Who read it?

23 Q. Yes.

24 A. I have no idea who all read it.

25 Q. Do you know if it was provided to anyone

1 outside of the criminal proceedings?

2 A. I don't know. But I wouldn't be surprised if
3 Christi Cooper-Lehki received it as part of her
4 investigation. I don't know.

5 Q. Between the time that you were arrested in
6 September 2013 and the time that the charges against you
7 were dismissed in April 2016, you didn't have any
8 contact with Sergeant Kief, did you?

9 A. No.

10 Q. During that same timeframe, did you have any
11 contact with Sergeant Gaskins?

12 A. No.

13 Q. During that same timeframe between your arrest
14 and the dismissal of the charges, did you have any
15 contact with Trooper Berry?

16 A. No.

17 Q. Did any of the troopers, my clients, ever offer
18 to drop the criminal charges against you?

19 A. Your clients?

20 Q. Yes.

21 A. No.

22 Q. Did Ellen ever offer to drop the charges
23 against you?

24 A. Through the assistant prosecutor.

25 Q. Which assistant prosecutor?

1 my father remove a website that he had created which had
2 Ellen on it. Benninger --

3 Q. Which one?

4 A. I don't know what it is. Benninger called my
5 dad into his office and me, told us of Cindy Scott's
6 proposal. And my dad refused, so Benninger threw him
7 out of the office.

8 Q. You don't know the name of the website that
9 Cindy Scott wanted removed?

10 A. No.

11 Q. So Ellen continued to prosecute the case until
12 it was eventually dismissed?

13 A. Yes.

14 Q. Was Trooper Berry involved in your criminal
15 prosecution at all?

16 A. I don't know.

17 Q. Did he ever appear at any of the hearings
18 related to the criminal charges?

19 A. Not that I'm aware.

20 Q. How did my clients, Lieutenant Kief, Sergeant
21 Gaskins, and Trooper Berry, how did they abuse the
22 criminal process?

23 A. By working with Ellen to have me arrested at
24 family court to advantage her and disadvantage me.

25 Q. And --

1 completely unnecessary.

2 Q. Any other evidence?

3 A. Not that I can think of right now.

4 Q. Do you have any evidence that -- strike that.

5 What outrageous acts did Sergeant Kief commit?

6 A. I've explained some of them. Shall I explain
7 them again?

8 Q. Yes. If you could -- I mean, if you've already
9 referred to them, just point me back to earlier
10 testimony. But what specifically did he do that you
11 believe is outrageous?

12 A. Specifically he invited Ellen to circumvent the
13 judge's order. And, through him, provide the FBI with
14 disparaging information. He thought he was being pretty
15 clever there.

16 He obviously wanted harm to come to me because
17 he gave Ellen suggested topics to include, has Scott
18 ever abused his position of authority which was well
19 outside of the scope of the bureau's internal
20 investigation into me seven days after the order was
21 issued at which Kief was sitting next to Ellen. The
22 email where he says that's great news that the
23 exculpatory information is being denied Scott. He
24 didn't use the term exculpatory information, but that's
25 what it was. Great news.

1 brought you back to CJIS?

2 A. Yes.

3 Q. And you went back to work?

4 A. Yeah.

5 Q. Did they inform you at that time that they
6 would be conducting an investigation?

7 A. No, because it wasn't them who conducted the
8 investigation. The protocol is for OPR to conduct an
9 investigation.

10 Q. Did they inform you at that time that OPR would
11 be conducting an investigation?

12 A. I don't know that they informed me of that, but
13 it was understood.

14 Q. Okay. Now I understand that about a week and a
15 half later, on September 26th, 2013, the FBI began its
16 internal investigation?

17 A. No.

18 Q. No?

19 A. The FBI delayed its internal investigation
20 until the resolution of the misdemeanor criminal charge.
21 I invited them to and I asked them to, but their policy
22 is to not begin until...

23 Q. Regardless of when the FBI investigation began,
24 were you informed they were conducting an internal
25 investigation?

1 A. Yes.

2 Q. Who informed you?

3 A. It may have been via letter. I don't know
4 precisely who informed me.

5 Q. That leads to my next question. After the
6 charges were dismissed in the Mon County Magistrate
7 Court in April of 2016, what then happened at the FBI?

8 A. Then two agents came out to interview me. This
9 may have been the first time I was official and formally
10 notified of the investigation. Although, I knew it was
11 coming. And interviewed me about what happened.

12 Q. Were you still -- I take it you weren't put
13 back into your old position?

14 A. Correct.

15 Q. You weren't given your gun or badge?

16 A. Correct.

17 Q. That kind of leads to my next exhibit.

18 (Deposition Exhibit No. NO 34 was marked
19 for identification.)

20 Q. Mr. Ballock, Exhibit 34 is your signed sworn
21 statement that you gave to the FBI on June 29th, 2016.

22 A. Yeah.

23 Q. This is what you were just referring to?

24 A. Yeah.

25 Q. Actually, I do have a question. At the top

1 them.

2 Q. Attempted to serve them personally?

3 A. Yes. I didn't know what the rules were for
4 service.

5 Q. When you filed the original complaint pro se,
6 you received a copy of the notice of general guidelines
7 for proceeding pro se?

8 A. Uh-huh.

9 Q. Did you read them?

10 A. Yes.

11 Q. So you were informed that, even though you were
12 proceeding pro se, you were bound by the Federal Rules
13 of Civil Procedure.

14 A. Yes.

15 Q. Were you aware that Rule 4 provides that as a
16 party to the action you are not permitted to conduct
17 service?

18 A. No. I only attended law school for three
19 weeks.

20 Q. So who was the uniformed representative who
21 appeared at the resident agency?

22 A. I don't know. I wish you guys would tell me.

23 Q. To make sure that I'm clear, the resident
24 agency is a different physical location and different --
25 I guess within the organization chart, it's a completely

1 Again, you have alluded to this before, but in the top
2 paragraph there it talks about Agent Hamrick attended
3 the arrest proceeding. So he was there at family court
4 when you came out?

5 A. Uh-huh.

6 Q. Verbal answer.

7 A. Yes. Sorry. Yes.

8 Q. Did he accompany you to magistrate court?

9 A. I don't know.

10 Q. He was just there on behalf of the agency to
11 observe?

12 A. Yes.

13 Q. There on the -- just under Item 5, under the
14 bold heading it says, Special Agent -- "Senior
15 Supervisory Agent Ballock was rated at the excellent
16 level from 2012 to 2015." So this would include after
17 your arrest in 2013 and while the charges were pending
18 in 2014 and '15?

19 A. Yes.

20 Q. I'm sorry?

21 A. Yes.

22 Q. And it goes on to say, "and he has earned two
23 cash awards." What is the basis for a cash award?

24 A. It varies, doing a special assignment, going
25 above and beyond, getting -- starting new projects.